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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/960,529	09/21/2001	Benjamin Renaud	BEAS-01067US0	5297
23910	7590	06/16/2006		EXAMINER
FLIESLER MEYER, LLP FOUR EMBARCADERO CENTER SUITE 400 SAN FRANCISCO, CA 94111			VU, TUAN A	
			ART UNIT	PAPER NUMBER
			2193	

DATE MAILED: 06/16/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)	
	09/960,529	RENAUD, BENJAMIN	
	Examiner	Art Unit	
	Tuan A. Vu	2193	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
 - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
 - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) Responsive to communication(s) filed on 17 March 2006.
- 2a) This action is FINAL. 2b) This action is non-final.
- 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) Claim(s) 1-9, 13-16, 19-38, 40-43, 45-49, 55 and 56 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) Claim(s) _____ is/are allowed.
- 6) Claim(s) 1-9, 13-16, 19-38, 40-43, 45-49, 55 and 56 is/are rejected.
- 7) Claim(s) _____ is/are objected to.
- 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) The specification is objected to by the Examiner.
- 10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.
 Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
 Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
 - a) All b) Some * c) None of:
 1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413) |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____ . |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____ . | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| | 6) <input type="checkbox"/> Other: _____ . |

1. This action is responsive to the Application's response filed 3/17/2006.

Claims 1, 19, 40, 45 have been newly amended. Claims 1-9, 13-16, 19-28, 37, 38, 40-49, 55 and 56 have been resubmitted for examination.

Claim Objections

2. Claims 55-56 are objected to because of the following informalities: there appears to be a missing *hyphen* between 'computer' and 'implemented' at line 1 of claims. Appropriate correction is required.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

4. Claims 1-5, 7, 9, 14-16, 37, and 40-44 are rejected under 35 U.S.C. 102(e) as being anticipated by Knutson, USPN: 6,557,100 (hereinafter Knutson).

As per claim 1, Knutson discloses a method of automatically deploying an application across a distributed computing domain including a plurality of processing devices, the method comprising:

automatically scanning for an undeployed application stored in an application directory accessible (Note: JAR unpacking environment leading to identification of cached EJBs reads on application directory – see col. 5, lines 35-54; col. 4, lines 46-48; Fig. 5 – because the JAR 515 and JAR 520 enable application data storage being archived to be unpacked and accessible) to at

least one of the plurality of processing devices (e.g. Fig. 6; Fig. 7; col. 4, lines 38-41), the application directory including at least one currently deployed application (e.g. *when a EJB is deployed ... copy of it ... cached ...* -- col. 2, lines 42-43; step 735 – Fig. 6; *during deployment ... saved for future use* - col. 5, lines 21-24 – Note: save a copy of EJB to cache during one instance of deployment reads on directory including at least one currently deployed application); recognizing an undeployed application in the application directory (e.g. Fig. 6,7; col. 4, lines 38-41 – Note: generating of new EJB when checking on cached of previous reads on recognizing of an undeployed application in the JAR); and

deploying the undeployed application to a selected portion of the plurality of processing devices (Note: Knutson discloses selected portion of the plurality of processing devices via the session and protocol via which a number of specific machines -- those in the LAN which submit the request for a bean -- must communicate to obtain the EJB deployment – see col. 3, lines 32-67; *filter, rules* – col. 3, lines 60-67; *security rules, Session beans* – col. 4, line 42 to col. 5, line 3; *scalability* - col. 1, line 33 to col. 2, line 12 – the specificity of a client per client and session associated thereto reads on selected ones of the plurality of processing devices) such that the applications is capable of being executed by said selected portion.

As per claim 2, Knutson discloses the steps of:

obtaining a list of applications stored in the application directory (e.g. *cached* -col. 2, line 40-45 – Note: descriptor entries --from JAR being unraveled -- being organized in cache are equivalent to list);

comparing the list of applications stored in the application directory to a list of previously deployed applications in order to select the application to be deployed, and deploying the

selected application to the selected portion of the plurality of processing devices (e.g. col. 5,lines 42-51; Fig. 7 – Note: comparing with previously deployed descriptor being cached reads on to comparing against list of application stored in application directory).

As per claim 3, see Knutson (Fig. 7; col. 5 line 42 to col. 6, line 5; col. 4, lines 38-41 – Note: for any change identified from comparing with cached list, a new version of file is created, and this reads on an application being absent from the previously deployed list because a newer version is not in the currently deployed list)

As per claims 4 and 5, see Knutson (e.g. *descriptor* - Fig. 7; col. 5 line 42 to col. 6, line 5 – Note: descriptor detected from parsing a archive structure reads on to attribute of a file containing bean component)

As per claim 7, Knutson discloses indicator being attribute of a file associated with a file containing the application (Fig. 7; *data which represents* -- col. 5, line 25 – Note: EJB descriptor is attribute of bean contained in JAR file)

As per claim 9, Knutson discloses analysis of attributes from undeployed application (e.g. step 725 – Fig. 7- Note: descriptor identified as not being cached or different from a previously cached descriptor is attribute of undeployed application) and attributes from distributed computing domain (cached descriptor or JAR- step 735 Fig. 7 – Note: redeploying of application to a selected portion of clients has been disclosed in view of rationale in claim 1).

As per claim 14, Knutson discloses redeployment of application containing plurality of EJBs (e.g. col. 5, lines 35-41), hence has disclosed undeployed application beans being contained in a single file.

As per claim 15, Knutson discloses beans being separate files (Fig. 3; *class files* - col. 4, lines 44-48 – Note: class identified from a Jar are different files).

As per claim 16, see Fig. 1B.

As per claim 37, this is a computer medium claims with medium to embody instructions for performing the method claim 1, which Knutson also discloses (see Knutson: col. 6, lines 19-33).

As per claim 40, Knutson discloses a processing system including a first processing device, a memory accessible by the first processing device, the processing system comprising:
a group of processor readable instructions stored in the memory device and operating the first processing device to perform a group of steps:

automatically (scanning for an undeployed application) stored in an application directory accessible to first processing device, the application directory including at least one currently deployed application (.g. *when a EJB is deployed ... copy of it ... cached...* -- col. 2, lines 42-43; step 735 – Fig. 6; *during deployment ... saved for future use* - col. 5, lines 21-24);
recognizing (undeployed application) in the application directory; and
deploying (undeployed application to a selected portion of the processing system); all of which steps having been addressed in claim 1.

As per claim 41, Knutson discloses the selected portion of the processing system includes the first processing device (server 102 – Fig. 1A; col. 4, lines 49 to col. 5, line 7; col. 5, line 55 to col. 6, line 11 – Note: deployment of beans via recompiling effected by the server discloses selected portion including first processing device, e.g. compiling capabilities of server machine)

As per claim 42, Knutson discloses including a second processing device in communication with the first processing device, wherein the selected portion of the processing system includes the second processing device (e.g. Fig. 6,7 – Note: the JAR scanning and selection of application files to be redeployed– or first processing device- in conjunction or communication with the redeployment process, i.e. a second processing device, itself in the same environment, reads on to selected portion including a second processing device).

As per claim 43, in view of claim 42, where the selecting for deployment and the deployment process is executed on the same server machine, Knutson has disclosed the first processing device and the second processing device are located on a first computer.

As per claim 44, Knutson discloses the first processing device is located on a first computer and the second processing device is located on a second computer (computer 108, 110, 112 – Fig. 1A).

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

6. Claims 6, 8, 19-28, 38, 45-49, and 55-56 are rejected under 35 U.S.C. 103(a) as being unpatentable over Knutson, USPN: 6,557,100.

As per claim 6, Knutson does not explicitly discloses a file date as attribute; but official notice is taken that versioning of a file (see Knutson: col. 5, lines 31-34) or caching of a filename

with incorporating or including a date attributedescriptor (as in *deployment descriptor* by Knutson – Fig. 7) therein was a well known concept at the time the invention was made. In view of Knutson updating of a version and checking of descriptor (col. 5, lines 26-34; Fig. 7), the limitation to making a attribute date is implicitly disclosed or would have been obvious because incorporating a date as attribute for versioning file enables clear distinguishing of versions using a time base, a concept universally known as non-repetitive or un-duplicable.

As per claim 8, in view of the rationale for obviousness regarding the identification a file version by attribute using system date as set forward in claim 6, the setting of a EJB identifier using a date attribute would also have been obvious according to known concept as set forth above.

As per claim 19, Knutson discloses a method for automatically maintaining an application object across a distributed computing domain, the object contained within one application file, and said computing domain including a plurality of processing devices, the method comprising the steps:

retrieving a list of all of the application files located within an application directory (e.g. steps 600-615- Fig. 6; steps 700-715 – Fig. 7; col. 4, lines 38-41 – Note: application directory is met by JAR and JAR 515, 520 of Fig. 5 and related unpacking environment - see col. 5, lines 35-54; col. 4, lines 46-48; Fig. 5);

comparing the list of all of the files located within an application directory to a list of all of the files associated (e.g. col. 5, lines 42-62; col. 4, lines 38-41) with currently deployed application objects (Note: objects being currently or previously used/stored is disclosed in cached EJB -- see: *when a EJB is deployed ... copy of it ... cached* – col. 2, lines 42-43; step 735

– Fig. 6; *during deployment ...saved for future use* - col. 5, lines 21-24 – Note: cache reads on files of application being currently or previously deployed because of the concurrency of caching a beans being determined for deployment - col. 2, lines 42-43);

for each application file, deploying the application object contained in the application file when the application file is absent from the list of all the files associated with currently deployed application objects (e.g. col. 5, line 47 to col. 6, line 5; col. 4, lines 38-41 – Note: generating of new EJB when checking on cached EJBs reads on recognizing of an undeployed application in the JAR and deploying it – see Fig. 7)

for each application file, redeploying the application object contained in the application file when the application file differs from the corresponding file on the list of all of the files associated with currently deployed application objects (e.g. col. 5, lines 42-67 -- Note: generating of new EJB when checking on cached of previous reads on recognizing of undeployed application in the JAR and redeploying it – see *if the EJB is redeployed* – col. 2, lines 44-48).

Knutson does not explicitly disclose that for each application file on the list of all of the files associated with currently deployed application objects, undeploying the application object associated with an application file when the application file on the list of all of the files associated with currently deployed application objects is absent from the list of all of the application files located within the application directory. But in view of the creation of new files as a result of descriptor comparison mismatch, the suggestion as to download or transmit the latest compiled application bean to the user also entails the use of the latest compiled bean and activation of such bean at the client processor. As a result, the concept of undeploying an older

version at the client machine is suggested. Hence, it would have been obvious for one skill in the art at the time the invention was made to undeploy any application file being currently used at the client end which is unmatched against the application JAR list files so that the resources can be directed to using the new created file being compiled at the server deployment directory.

As per claim 20, Knutson discloses difference from comparing the value of a deployment indicator associated with an application file with the value of a deployment indicator recorded on the list of currently deployed application objects (see Fig. 6,7).

As per claims 21-26, these claims correspond to claims 5-8, 13, 16, respectively; hence are rejected using the corresponding rejection as set forth therein.

As per claims 27 and 28, see Knutson: Fig. 1A-B.

As per claim 38, this is a computer medium claim with medium to embody instructions for performing the method claims 1, 19 respectively, which Knutson also discloses (see Knutson: col. 6, lines 19-33).

As per claim 45, this is a processing system version claim including processor readable instructions stored in the memory device and operating the first processing device to perform a group of steps as recited in method claim 19 including the steps

retrieving a list of all of the application files... the application directory including ... currently deployed application (e.g. *when a EJB is deployed ... cached ...* -- col. 2, lines 42-43; step 735 – Fig. 6; *during deployment ... saved for future use* - col. 5, lines 21-24);

comparing the list ... to a list of all files ... currently deployed application (Note: objects being currently used/stored is disclosed in cached of EJB being deployed -- see: *when a EJB is*

deployed ... copy of it ... cached ... -- col. 2, lines 42-43; step 735 – Fig. 6; during deployment ... saved for future use - col. 5, lines 21-24);

for each application file, deploying;

for each application file, redeploying; and

for each application file on the list of all of the files associated with currently deployed application objects, undeploying;

as recited in claim 19.

Hence this claim is rejected with the corresponding rejection as set forth in claim 19.

As per claims 46-49, these claims correspond to claims 41-44, respectively; hence are rejected using the corresponding rejection as set forth therein.

As per claim 55, Knutson discloses a computer-implemented method for deploying applications to an application server (e.g. Fig. 1A-B; Fig. 3) comprising automatically deploying an application to an application server when corresponding unpackaged application files are added to a smart directory (col. 5, line 47 to col. 6, line 5; col. 4, lines 38-41; col. 5, lines 42-67 - - Note: JAR unpacking environment leading to identification of cached or currently deployed EJBs so to intelligent redeploy the undeployed beans reads on smart application directory).

Knutson does not explicitly disclose automatically undeploying the application to an application server when corresponding unpackaged application files are removed to a smart directory; but this undeploying limitation has been addressed in claim 19 above; and herein would have been obvious for the same reasons as set forth therein.

As per claim 56, see Knutson (col. 5, lines 20-21; step 750 -Fig. 7)

7. Claims 13 is rejected under 35 U.S.C. 103(a) as being unpatentable over Knutson, USPN: 6,557,100; further in view of Seidman et al., USPubN: 2003/0005166 (hereinafter Seidman).

As per claim 13, the technique of setting a server deployment environment with a directory for developing or processing a file as taught by Knutson was a known concept in the server deployment technology and is further evidenced by Seidman. In a method to deploy a bean application similar to Knutson, Seidman discloses a bean deploying system where the JAR files are stored in directory particularly associated with bean identification/name (e.g. pg. 7, para 0106-0108). Further, Seidman discloses an automated schedule for synchronization of data (pg. 2, para 0022; pg. 9, claim 20). This is evidence that enterprise business bounding client machines and server and being equipped with automated program for enforcing synchronizing (see Knutson: col. 5, lines 31-34) of versioned application or data between server persistent storage and client local storage was a known concept at the time the invention was made. Hence, since Knutson also provides a form of synchronizing service so to update versions being in use by client applications with a newer version of applications, it would have been obvious for one skill in the art at the time the invention was made to implement the automated update service operable on time interval as suggested by Seidman to Knutson's service, because that way enterprise business data or application program would be constantly in sync with the persistent storage as suggested by the approach by Seidman, such synchronizing enabling more secure or fault-free operating system or application level within the executing resources of the enterprise network devices.

Response to Arguments

8. Applicant's arguments filed 3/17/2006 have been fully considered but they are not persuasive. Following are the Examiner's observation in regard thereto.

Rejection under 35 USC §103(a):

(A) Applicant has submitted that Knutson describes a cache system in which only previously deployed EJB objects are cached and the claims now distinguish over that because only the currently deployed applications are indicated in the directory (Appl. Rmrks, pg. 10, bottom). In reply, the rejection has pointed to specific places in Knutson where upon determining that a EJB object is to be deployed, a copy of it would be cached. Therefore, there always has been a parallel between an object being deployed – currently, in the past or at all time -- and the act of caching a copy thereof. That is, in Knutson's sequences of retrieving a list of descriptors representing files to process (see Fig. 6) and comparing with cached EJB objects, the cache being referred to by this process discloses not only beans being previously deployed but currently deployed (e.g. col. 2, lines 42-43). There is no clear citation in Knutson that enforces that the above-cached EJBs necessarily or particularly exclude those EJB objects that are still being in use by the system (i.e. currently deployed), particularly when it was a known concept that cache is used to store application instructions that are executing (including data thereof needed for runtime), such as not to wait until these finish or become past events for them to be put in cache, which otherwise would be annulling the dynamic support from cache. Thus, the Knutson's cache of deployed beans has met the directory of currently deployed applications, rendering the above argument non-persuasive. The claim does not enable a clear teaching from reciting of the phrase 'undeploying' so to enforce a distinguishing process by which very specific steps are taken in order to put forth the particular way of what really belies the term 'undeploying'.

Merely asserting that the claim as recited is allowable because a reference (Knutson) does not teach a action termed as ‘undeploying’ without providing further specifics as to what this action amounts to would not be sufficient to point out how the claim would distinguish from broad reasonable interpretation of the feature claimed. Broad interpretation of this term ‘undeploying’ has been such that this limitation is analogized to the mere action by which an application is taken away from being deployed or from a runtime memory, so that the application would be no longer prone for execution; and Knutson’s retrieval of a update version beans has provided the action whose result would equivalent to such interpretation. Nor does the Applicant’s assertion suffice to preclude Knutson’s approach -- in supplanting the use of an older version with the download or activation of a more updated version thereof -- from rendering this limitation obvious; and the rejection has set forth such obviousness.

(B) Applicant has submitted that Knutson does not disclose or suggest a motivation for a system that un-deploys an application that is not in the directory (Appl. Rmrks, pg. 11, bottom). The rationale as to why an un-deploying action is taken in order for new update or more appropriate version be retrieved so to supplant to an older version of files has been set forth in the rejection for an obvious reason based on the necessity to deploy the most up-to-date version of objects as shown by Knutson. Applicant's arguments fail to comply with 37 CFR 1.111(b) because they amount to a general allegation that the claims define a patentable invention without specifically pointing out how the language of the claims patentably distinguishes them from the references.

The claims will stand rejected as set forth in the Office Action.

Conclusion

9. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tuan A Vu whose telephone number is (272) 272-3735. The examiner can normally be reached on 8AM-4:30PM/Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kakali Chaki can be reached on (571)272-3719.

The fax phone number for the organization where this application or proceeding is assigned is (571) 273-3735 (for non-official correspondence – please consult Examiner before using) or 571-273-8300 (for official correspondence) or redirected to customer service at 571-272-3609.

Any inquiry of a general nature or relating to the status of this application should be directed to the TC 2100 Group receptionist: 571-272-2100.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

VAT
November 8, 2005

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